

1 PAUL G. TAGGART, ESQ.
2 Nevada State Bar No. 6136
3 DAVID H. RIGDON, ESQ.
4 Nevada State Bar No. 13567
5 TAGGART & TAGGART, LTD.
6 108 North Minnesota Street
7 Carson City, Nevada 89703
8 (775)882-9900 – Telephone
9 Paul@legaltnt.com
10 David@legaltnt.com
11 Attorneys for City of Fernley

8
9
10 **UNITED STATES DISTRICT COURT**
11 **DISTRICT OF NEVADA**

12
13 CITY OF FERNLEY, a political subdivision of
14 the State of Nevada,

15 Case Number: CV-00119

16 Plaintiff,

17 vs.

18 ERNEST A. CONANT, Regional Director,
19 UNITED STATES BUREAU OF
20 RECLAMATION; UNITED STATES
21 BUREAU OF RECLAMATION,

22 Defendants.

23
24 **PARTIES' FIRST STIPULATION TO EXTEND TIME FOR THE CITY OF FERNLEY AND**
DAVID F. STIX JR. AND DEENA EDMONDSTON TO FILE OPPOSITIONS TO THE
FEDERAL DEFENDANTS' MOTION TO DISMISS

25 On May 28, 2021, the United States Bureau of Reclamation and Ernest A. Conant (collectively,
26 “Federal Defendants”), filed a Motion to Dismiss the City of Fernley’s (“Fernley”) Complaint together
27 with a Motion to Dismiss David F. Stix Jr.’s and Deena Edmondston’s (“Stix”) Complaint in
28 Intervention. Pursuant to Local Rule II 7-2, Fernley’s and Stix’s oppositions to BOR’s Motions to
Dismiss are due on June 11, 2021.

Taggart & Taggart, Ltd.
108 North Minnesota Street
Carson City, Nevada 89703
(775)882-9900 – Telephone
(775)883-9900 – Facsimile

1 Because of the complexity of the issues raised in the Motions to Dismiss, Fernley and Stix have
2 proposed, and the Federal Defendants have agreed, that the deadline for Fernley and Stix to file their
3 oppositions should be extended by two (2) weeks, to June 25, 2021.

4 Accordingly, pursuant to Local Rule IA 6-1, the parties stipulate for the first time to extend
5 Fernley's and Stix's responsive pleading deadline from June 11, 2021, to June 25, 2021.

6 DATED this 7th day of June, 2021.

7
8 By: /s/ David H. Rigdon
9 DAVID H. RIGDON, ESQ.
10 Nevada State Bar No. 13567
11 PAUL G. TAGGART, ESQ.
12 Nevada State Bar No. 6136
13 Taggart & Taggart LTD.
14 Attorneys for City of Fernley

15 By: /s/ Therese A. Ure Stix
16 THERÈSE A. URE STIX
17 Nevada Bar No. 10255
18 LAURA A. SCHROEDER
19 Nevada Bar No. 3595
20 CAITLIN R. SKULAN
21 Nevada Bar No. 15327
22 Schroeder Law Offices, P.C.
23 Attorneys for Stix

24 By: /s/ Eve W. McDonald
25 JEAN E. WILLIAMS, ESQ.
26 Acting Assistant Attorney General
27 EVE W. MCDONALD, ESQ.
28 Colorado Bar No. 26304
29 JEFFREY SCOTT THOMAS
30 Virginia Bar No. 86439
31 Trial Attorneys
32 U.S. Department of Justice
33 Environment and Natural Resources Division
34 Attorneys for the Bureau

35 IT IS SO ORDERED:



36 UNITED STATES DISTRICT JUDGE

37 DATED: June 7, 2021

CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I hereby certify that I am an employee of TAGGART & TAGGART, LTD., and that on this day, I served, or caused to be served, a true and correct copy of the foregoing via the Court's electronic filing services, to the parties listed below.

Eve. W. McDonald
U.S. Department of Justice
Environmental & Natural Resources Division
Natural Resources Section
999 18th Street, South Terrace – Suite 370
Denver, CO 80202
Attorney for Bureau of Reclamation

Therese A. Ure Stix
Laura A. Schroeder
Caitlin R. Skulan
Schroeder Law Offices, P.C.
10615 Double R Blvd., Suite 100
Reno, NV 89521
Attorneys for Stix

DATED this 7th day of June, 2021.

/s/ Emily Woods

Employee of TAGGART & TAGGART, LTD.